My residence, post office address, and citizenship are as stated below next to my name. I believe I am the original, first and sole

(Foreign associate use only)
DECLARATION AND POWER OF ATTORNEY |



Attorney's Docket No. 18744-0004

As a below named inventor, I hereby declare that:

| Microparticles and Nanoparticles, the specification of which sanched letron. as PCT International Application No | | | | | |
|---|--|--|--|--|--|
| In hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by a in the United States of America before my or our invention thereof, or patented or described in any printed publication country before my or our invention thereof or more than one year prior to the date of this application. If understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56. I hereby claim forcign priority benefits under Title 35, United States Code §119(a)-(d) or §365(b) of any forcign application patent or inventor's certificate, or §365(a) of any PCT international application which designated at least one country other that United States of America, Issed below and have abordentified specification which designated at least one country other than the control of the United States of America, Issed below and have abordentified specification and having a filing, date before that capplication on which priority is claimed: Country Ann. No. Date of Filing German 1993;1049 I hereby claim the benefit under Title 35, United States Code, § 120 of any prior United States application (s), or §355(c) of PCT international application designating the United States of America, Issed below and, insofar as the subject of claim of the present application is not disclosed in the prior United States or PCT international application in the manner proby the first paragraph of Title 35, United States Code § 112, 1 acknowledge the duty to disclose information which its material of the present application is not disclosed in the prior United States or PCT international application in the manner proby the first paragraph of Title 35, United States Code § 112, 1 acknowledge the duty to disclose information which i | | attached hereto. | - | | |
| In hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by a in the United States of America before my or our invention thereof, or patented or described in any printed publication country before my or our invention thereof or more than one year prior to the date of this application. If understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56. I hereby claim forcign priority benefits under Title 35, United States Code §119(a)-(d) or §365(b) of any forcign application patent or inventor's certificate, or §365(a) of any PCT international application which designated at least one country other that United States of America, Issed below and have abordentified specification which designated at least one country other than the control of the United States of America, Issed below and have abordentified specification and having a filing, date before that capplication on which priority is claimed: Country Ann. No. Date of Filing German 1993;1049 I hereby claim the benefit under Title 35, United States Code, § 120 of any prior United States application (s), or §355(c) of PCT international application designating the United States of America, Issed below and, insofar as the subject of claim of the present application is not disclosed in the prior United States or PCT international application in the manner proby the first paragraph of Title 35, United States Code § 112, 1 acknowledge the duty to disclose information which its material of the present application is not disclosed in the prior United States or PCT international application in the manner proby the first paragraph of Title 35, United States Code § 112, 1 acknowledge the duty to disclose information which i | Πw | as filed on | as PCT International A | nnlication No. and was | amended (if applie |
| amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by on the United States of America before my or our invention thereof, or patented or described in any prior in country before my or our invention thereof or more than one year prior to the date of this application. I further state the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I further state the invention was not in public use or on sale in the United States of America and Trademark Office, and I acknowledge the disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56. I hereby claim foreign priority benefits under Title 35, United States Code §119(a)-(d) or §365(b) of any foreign application patent or inventor's certificate, or §365(a) of any PCT international application which designated at least one country other the United States of America, listed below and have also identified below any foreign application for patent or inventor's certificate, but the above-identified specification and having a filing, date before that capplication on which priority is claimed: Country Ann. No. Date of Filing Country Ann. No. Date of Filing Priority Claimed Under 35 USC 8119 PCT International application designating the United States Code, § 120 of any prior United States and insofar at the subject matter of claim of the present application is not disclosed in the prior United States or PCT international application in the manner proby the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information which is mater patentability as defined in Title 37, Code of Federal Regulations §1.56, which became available between the filing date of this application and the national or PCT international filing date of this application and the national or PCT international filing date of this application. I hereby authorize the U.S | | | | pp100101101 | amended (it upput |
| amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by on the United States of America before my or our invention thereof, or patented or described in any prior in country before my or our invention thereof or more than one year prior to the date of this application. I further state the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I further state the invention was not in public use or on sale in the United States of America and Trademark Office, and I acknowledge the disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56. I hereby claim foreign priority benefits under Title 35, United States Code §119(a)-(d) or §365(b) of any foreign application patent or inventor's certificate, or §365(a) of any PCT international application which designated at least one country other the United States of America, listed below and have also identified below any foreign application for patent or inventor's certificate, but the above-identified specification and having a filing, date before that capplication on which priority is claimed: Country Ann. No. Date of Filing Country Ann. No. Date of Filing Priority Claimed Under 35 USC 8119 PCT International application designating the United States Code, § 120 of any prior United States and insofar at the subject matter of claim of the present application is not disclosed in the prior United States or PCT international application in the manner proby the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information which is mater patentability as defined in Title 37, Code of Federal Regulations §1.56, which became available between the filing date of this application and the national or PCT international filing date of this application and the national or PCT international filing date of this application. I hereby authorize the U.S | | - | | | |
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| patent or inventor's certificate, or \$365(a) of any PCT international application which designated at least one country other the United States of America, listed below and have also identified below any foreign application for patent or inver certificate disclosing subject matter in common with the above-identified specification and having a filing date before that capplication on which priority is claimed: Country App. No. Date of Filing Germany 199311049 Interby claim the benefit under Title 35, United States Code, § 120 of any prior United States application(s), or §365(c) or CT international application designating the United States of America, listed below and, insofar as the subject matter of claim of the present application is not disclosed in the prior United States or PCT international application in the manner proby the first paragraph of Title 35, United States Code § 112, 1 acknowledge the duty to disclose information which is matter prior application and the national or PCT international filling date of this application: Application and the national or PCT international filling date of this application. Application Application in Title 37, Code of Federal Regulations § 156, which became available between the filing date or prior application and the national or PCT international filling date of this application. Application and the national or PCT international filling date of this application. Application in the manner probability of the application of producing and the national probability of the application and the national probability and further that these statements were made with the knowledge that willful false statements may jeopardize the validity of the application or any patents issuing thereon. I hereby authorize the U.S. attorneys named herein to accept and follow instructions from Weickmann, & Weickmann, & Veickmann & Weickmann & Wei | | | | | |
| Country App. No. Date of Filing Germany 19931049 Duly 15, 1999 No. Periority Claimed Under 35 USC \$119 Yes | patent or inventhe United State certificate discl | tor's certificate, or tes of America, listosing subject matte | §365(a) of any PCT internation sted below and have also idea r in common with the above-id | nal application which designated at least of the street of | one country other |
| PCT international application designating the United States of America, listed below and, insofar as the subject matter of claim of the present application is not disclosed in the prior United States or PCT international application in the manner proby the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information which is mater patentability as defined in Title 37, Code of Federal Regulations §1.56, which became available between the filing date of prior application and the national or PCT international filing date of this application: Application No. PCT/EP00/06832 I further declare that all statements made herein of my own knowledge are true and that all statements made on information belief are believed to be true; and further that these statement were made with the knowledge that willful false statements belief are believed to be true; and further that these statement were made with the knowledge that willful false statements may jeopardize the validity of the application or any patents issuing thereon. I hereby authorize the U.S. attorneys named herein to accept and follow instructions from Weickmann & Weickmann, as to action to be taken in the Patent and Trademark Office regarding this application, without direct communication between the attorney and the undersigned. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys are hereby appointed to prosecute this application and transact all business in the POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the F and Trademark Office connected therewith: Peter G. Pappas—33,205; Daniel J. Warren - 34,272; William L. Warren - 34,273; William L. Warren - 42,985; Lisa M. Cobern - 44,669; Robert A. Lester - 24,004; Erinn C. Kelly - 44,822; Jerry C. I P47,734; Kevin W. King - 42,737. Send correspondence to: SUTHERLAND ASBILL & BRENNAN LLP Direct telephone calls at (404) 853-8000 to 999 Peachtree Streat, NE | Country | <u> App. No.</u> | Date of Filing | | |
| PCT international application designating the United States of America, listed below and, insofar as the subject matter of claim of the present application is not disclosed in the prior United States or PCT international application in the manner proby the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information which is matter patentability as defined in Title 37, Code of Federal Regulations §1.56, which became available between the filing date of prior application and the national or PCT international filing date of this application: **Apolication No.** Riling Date Status: patented.pending.abandoned Pending 1 further declare that all statements made herein of my own knowledge are true and that all statements made on information belief are believed to be true; and further that these statement were made with the knowledge that willful false statements and like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 8 of the United States Code, and such willful false statements may jeopardize the validity of the application or any patents issuing thereon. I hereby authorize the U.S. attorneys named herein to accept and follow instructions from Weickmann & Weickmann, as to action to be taken in the Patent and Trademark Office regarding this application, without direct communication between the attorney and the undersigned. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys are hereby appointed to prosecute this application and transact all business in the POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the I and Trademark Office connected therewith: Peter G. Pappas—33,205; Daniel J. Warren 34,272; William L. Warren 34,273; William L. Warren 42,935; Lisa M. Cobern 44,669; Robert A. Lester 24,004; Erian C. Kelly 44,822; Jerry C. I P47,754; Kevin W. King 42,737. Send correspondence to: SUTHERLAND ASBILL & BRENNAN LLP Direc | Y bandon data | d. t | \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ | | |
| I further declare that all statements made herein of my own knowledge are true and that all statements made on information belief are believed to be true; and further that these statement were made with the knowledge that willful false statements an like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and such willful false statements may jeopardize the validity of the application or any patents issuing thereon. I hereby authorize the U.S. attorneys named herein to accept and follow instructions from Weickmann, as to action to be taken in the Patent and Trademark Office regarding this application, without direct communication between the attorney and the undersigned. In the event of a change in the persons from whom instructions may be taken, the U.S. attornamed herein will be notified by the undersigned. POWER OF ATTORNEY: The following attorneys are hereby appointed to prosecute this application and transact all business in the F and Trademark Office connected therewith: Peter G. Pappas—33,205; Daniel J. Warren - 34,272; William L. Warren - 36 Michael S. Pavento - 42,985; Lisa M. Cobern - 44,669; Robert A. Lester - 24,004; Erinn C. Kelly - 44,822; Jerry C. I. P47,734; Kevin W. King - 42,737. Send correspondence to: SUTHERLAND ASBILL & BRENNAN LLP Direct telephone calls at (404) 853-8000 to 999 Peachtree Street, NE Atlanta, GA 30309-3996. William L. Warren Full name of sole or first inventor: Ingo Klimant Citizenship: Germany Residence: Friedrich Ebert Strasse 32, D-93051 Regensburg, GERMANY Date: X. S. A. G. 2 Date: X. S. A. G. 2 | by the first part patentability as prior application | esent application is a agraph of Title 35, defined in Title 37 on and the national o | not disclosed in the prior United United States Code §112, I ac 7, Code of Federal Regulations of PCT international filing date | I States or PCT international application is knowledge the duty to disclose informations is §1.56, which became available between of this application: | n the manner provon which is matering the filing date of |
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